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6	THE HARRIST OF A TILE	od Diombiom Golina
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRCIT OF CALIFORNIA	
9		
10	CLARABELLE MOURA,) Case No.: C 08-04025 WHA
11	Plaintiffs,) STIPULATION AND [PROPOSED] ORDER
12		FOR FILING OF FIRST AMENDED COMPLAINT
13	AMERICAN WEST STEAMBOAT COMPANY L.L.C. d.b.a. MAJESTIC AMERICA LINE, and DOES 1 to 100,	
14 15	Defendants.)))
16 17	IT IS HEREBY STIPULATED by and between the parties hereto through their	
18	respective attorneys of record that plaintiff CLARABELLE MOURA may file a First Amended	
19	Complaint, a copy of which is attached hereto.	
20	IT IS FURTHER STIPULATED that the defendant AMERICAN WEST STEAMBOAT	
21	COMPANY L.L.C. d.b.a. MAJESTIC AMERICA LINE waives notice and service of the First	
22	Amended Complaint and shall not be required to answer the amendment, and that all denials,	
23	responses and affirmative defenses contained in the Answer filed by defendant to the original	
24	Complaint shall be responsive to the First Amended Complaint.	
25	<i> </i>	
	Stipulation for Filing of First Amended Complaint	1 - Case No.: C 08-04025 WHA

Dated: June 30, 2009 INJIJIAN LAW OFFICE Attorneys for Plaint COX, WOOTTON, GRIFFIN, HANSEN & POULOS, LLP Attorneys for Defendant AMERICAN WEST STEAMBOAT CO. DBA MAJESTIC AMERICA CRUISE LINES IT IS SO ORDERED. August 20 Dated: July___, 2009 JUDGE Stipulation for Filing of First Amended Complaint Case No.: C 08-04025 WHA

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6	Attorneys for Frantisis	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRCIT OF CALIFORNIA	
-		
9	CLARABELLE MOURA,) Case No.: C 08-04025 WHA
10	Plaintiffs,)
11	VS.) FIRST AMENDED COMPLAINT FOR) DAMAGES
12	AMERICAN WEST STEAMBOAT COMPANY L.L.C. d.b.a. MAJESTIC)) JURY TRIAL DEMANDED
13	AMERICA LINE, and DOES 1 to 100,	
14	Defendants.	
15		
16	CONCENSATION 1: CONCENSATION	
17	COMES NOW plaintiff CLARABELLE MOURA in the above-captioned action, by and	
18	through her attorney, and complaining of the defendant AMERICAN WEST STEAMBOAT	
19	COMPANY L.L.C., d.b.a. MAJESTIC AMERICA LINE, avers as follows:	
20	1. Plaintiff CLARABELLE MOURA ("plaintiff" or "Mrs. MOURA") is and was at all	
21	times mentioned herein a citizen of the State of California and a resident of Alameda County.	
22	2. Plaintiff alleges upon information and belief that defendant AMERICAN WEST	
23	STEAMBOAT COMPANY L.L.C. doing business as MAJESTIC AMERICA LINE, is and	
24	was at all times herein mentioned a corporation organized and existing under the laws of the	
25	State of Oregon, and having its principal place of business in the State of Washington. At all	
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First Amended Complaint for Damages Demand for Jury Trial

times relevant hereto, said defendant has been doing substantial business and has contacts within the State of California sufficient for this Court to exercise jurisdiction over this defendant. Said Defendant, and any and all predecessors or successors in interest, and officers, agents, servants and employees through whom said defendant acted, are collectively referred to herein as "defendant" or "MAJESTIC AMERICA."

- 3. This Court has jurisdiction over this matter pursuant to 28 U.S.C.A. §§1332 and 1333(1).
- 4. Venue is appropriate pursuant to Federal Maritime Law and under Fed. R. Civ. Proc. 82, as this Court has personal jurisdiction over defendant MAJESTIC AMERICA.
- 5. Defendant MAJESTIC AMERICA is and was at all times relevant hereto the owner, operator, and or/managing agent of the vessel known as *Empress of the North*.
- 6. On or about March 24, 2007, at the time she sustained the injuries complained of herein, plaintiff was a fare paying passenger aboard the *Empress of the North*, on a pleasure cruise which defendant was operating on the Columbia River in Oregon.
- 7. At said time and place, defendant MAJESTIC AMERICA owed plaintiff a legal duty under Federal Maritime Law and, where applicable, State Common Law, to exercise reasonable care to prevent injuries to the plaintiff, including but not limited to: a duty to provide a safe means of ingress and egress from the vessel, and for safe embarking and disembarking from the vessel in port; a duty to remedy and to warn of unsafe conditions of which it has or should have knowledge; a duty to hire, train, properly equip, supervise, manage, direct and instruct employees in the performance of their duties on the vessel and in the assistance of passengers; and a duty to come to the aid of sick or injured passengers.
- 8. During said river cruise, and while the *Empress of the North* was moored in port at Rainier, Oregon, and passengers were disembarking under the supervision, direction, control

and the assistance of defendant's staff and crew, for an excursion on land. Among them was plaintiff, who had accepted the wheelchair assistance offered by defendant.

- 9. At said time and place defendant MAJESTIC AMERICA, through its officers, managers, representatives, agents and employees, breached the duty of care owed to plaintiff by, among other things, negligently providing her egress from the vessel and, specifically, doing so by means of a sole employee or agent of defendant, who was untrained and improperly attired for the maneuver, wheeling her chair in reverse down a steep gangplank in wet weather in a manner that was unsafe and unreasonable under the circumstances, such that the agent who was attempting to disembark plaintiff in this manner lost or otherwise released his hold of the wheelchair in which plaintiff was seated, causing the wheelchair with plaintiff to roll uncontrolled down the gangplank, and causing plaintiff fall onto the cement landing below. From the rapidly descending wheelchair, plaintiff was ejected and her body thrown hard onto the landing, causing her serious injuries and damages as alleged herein.
- 10. At said time and place defendant MAJESTIC AMERICA, through its officers, managers, representatives, agents and employees, further breached the duty of care owed to plaintiff by, among other things: negligently hiring, training, supervising, equipping, directing and instructing defendant's agent who, while attempting to assist plaintiff to disembark, lost or otherwise released his hold of the wheelchair in which plaintiff was seated; negligently creating, offering, maintaining and providing what defendant knew or should have known was an unsafe means of disembarking from the vessel; failing to warn plaintiff of the dangers of this means of disembarking; and failing to provide plaintiff with appropriate assistance, medical and otherwise, after she sustained her injury.

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1 11. The negligence of defendant MAJESTIC AMERICA as herein described was a legal 2 cause of, and a substantial contributing factor in, the injuries and damages to plaintiff alleged 3 herein. 4 12. By reason of the premises, plaintiff Mrs. MOURA has suffered general and special 5 damages, continues to suffer same, and alleges upon information and belief that she will suffer 6 such damages in the future, including but not limited to: permanent physical injuries, pain, 7 suffering, disability, disfigurement, psychological and emotional distress, shock, fear, 8 humiliation, anguish, inconvenience, as well as medical and related economic expenses. 9 expenses to replace services she had previously, before sustaining the injuries here mentioned. 10 provided for herself and her family in the home, and the like, all in an amount to be proven at 11 trial. 12 13 WHEREFORE, plaintiff prays for the following relief: 14 1. Judgment against defendant in an amount to be proven at trial: 15 2. Pre-judgment and post-judgment interest as allowed by law: 16 3. For costs of suit herein incurred; 17 4. That this matter be tried by jury pursuant to 28 U.S.C.A. § 1333(1); and 18 5. Such other and further relief as the Court deems just and proper. 19 Dated: July , 2009 INJIJIAN LAW OFFICE 20 21 22 Susie Injijian 23 Attorneys for Plaintiff CLARABELLE MOURA 24

- 4 -

First Amended Complaint for Damages
Demand for Jury Trial

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DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues pursuant to 28 U.S.C.A. § 1333(1).

Dated: July ___, 2009

INJIJIAN LAW OFFICE

Susie Injijian

Attorneys for Plaintiff
CLARABELLE MOURA